Exhibit A

DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Municipal Corporation, Petitioner,	Address of Violation:) 230 W Superior
v.)
Uber Tech Inc 230 W SUPERIOR FL2) Docket #: 12CS010508
CHICAGO, IL 60654 . Respondent.) Issuing City) Department: Business Affairs and Consumer Protection

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, IT IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

Finding City non-suit	<u>NOV#</u> C000200801		2-25-090(A in any act of method of c	Code Violated) No person shall engage f consumer fraud, unfair competition, or deceptive ile conducting any trade in the city.	<u>Penalties</u> \$0.00
City non-suit	C000200802	2	9-112-600 (Taxicabs)	Taxicab rates of fare	\$0.00
City non-suit	C000200804	4	9-112-550 dispatch (Ta	Taxicab two-way axicabs)	\$0.00
Respondent's motion to continue - Granted	C000200803	3	public passe	Unlawful to operate a enger vehicle with meter ic Passenger Vehicles)	\$0.00

Sanction(s):

motion to advance is granted

Admin Costs: \$0.00

JUDGMENT TOTAL: \$0.00

Balance Due: \$0.00

Case is continued to Friday, Nov 22, 2013, at 1:30 pm, in Room 106 - Central Hearing Facility, 400 W. Superior, for [] service [

Continued by agreement OF?

X] hearing.

12CS010508

(1/00)

Date Printed: Sep 24, 2013 1:39 pm

DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

ENTERED: 76 Sep 24, 2013

Administrative Law Judge ALO# Date

This Order may be appealed to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

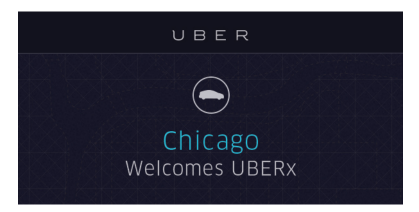
12CS010508

Date Printed: Sep 24, 2013 1:39 pm Page 2 of 2

Exhibit B

UBERx Blows Into the Windy City

by Nicole on Apr 22, 2013



In our quest to be Chicago's ultimate transportation option, we're launching yet another way to roll around the Windy City: UBERx. The UBERx experience is about reliability and convenience, consisting of hybrid and mid-range vehicles at a cost similar to a TAXI.

By sliding over to the UBERx tab on the app, you can get linked to a Camry or Fusion, licensed by the city of Chicago, and driven by a licensed chauffeur.



UBERx in Chicago!

Why UBERx?

UBERx offers the same on-demand convenience you expect from Uber, with **rates in-line** (/web/20130509052247/http://blog.uber.com/2013/04/22/chicagouberx/#rates) with Uber's TAXI option. The first cars to hit the pavement will be black 2013 Toyota Camry and Ford Fusion hybrids.

Case: 1:12-cv-07967 Document #: 83-2 Filed: 12/12/13 Page 6 of 53 PageID #:1404

The launch of UBERx is another step towards bringing you the most reliable transportation option at every price point. While the introduction of our TAXI booking fee has increased reliability of that product substantially during rush hours (20% more at peak times!), Uber TAXI riders are still in direct competition with the old fashioned street hail – this is where UBERx comes in to provide increased reliability.



(/web/20130509052247/http://blog.uber.com/wp-content/uploads/2013/04/uberx.png)

When Can I Request UBERx?

At launch, there will be a limited number of vehicles working with UBERx. We are working hard to grow this option because we're sure that you're going to like it! These drivers won't be busy with street pick-ups, so as our number of UBERx partners grows from this initial launch, you'll begin to see better availability and reliability. You will continue to have access to the Uber TAXI and BLACK products you love so much.

What Are the Rates?

Expect fares in line with what you pay with Uber TAXI. The base fare for UBERx is \$4.00 and from there the rates are \$2.50 per mile or \$0.45 per minute. There is an \$8.00 minimum.

Sample Fares River North to Lincoln Park \$12-\$15 Gold Coast to Wrigleyville \$15-\$18 Loop to O'Hare \$45-\$50 Note: with UBERx there is no need to tip.

(/web/20130509052247/http://blog.uber.com/wp-

content/uploads/2013/04/sample uberx3.png)

Remember, UBERx is launching in beta mode, and availability will be quite limited in the early days.

Need more convincing? Just ask our **Rider Zero Patrick Kane** (/web/20130509052247/http://blog.uber.com/2013/04/24/patrickkane/)!

Chicago, your UBERx is arriving now.

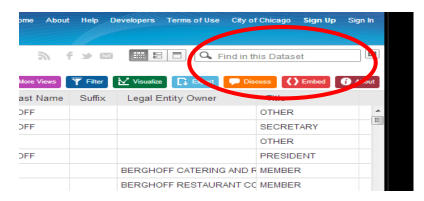
- Team Uber Chicago

Exhibit C



Searching Public Chauffeur Licenses on the City of Chicago Data Portal

- To access information on all City of Chicago public chauffeur licensees listed in the Public Chauffeurs Dataset, click: https://data.cityofchicago.org/d/97wa-y6ff
- 2. Enter a search query (Name, license number, etc.) into the box containing the words 'Find in this Dataset'



- 3. Hit enter, and search results will populate. For more help on the search function within the City's Data Portal or to filter data, watch quick videos: http://support.socrata.com/entries/494152
- 4. The following links are for specific "Filters By" (change the default filter properties for filter results sought):
 - a. Public Chauffeur Name:
 https://data.cityofchicago.org/Community-Economic-
 https://data.cityofchicago.org/Community-Economic-
 Development/Public-Chauffeurs-Filter-by-Driver-Name/g8ca-t8pa
 - b. Public Chauffeur License Number:
 https://data.cityofchicago.org/Community-Economic-
 https://data.cityofchicago.org/Community-Economic-
 Development/Public-Chauffeurs-Filter-by-License-Number/p8iv-nnh8

Exhibit D

on the City of Charage Department of Adequastrative Hearings City of Charage of Municipal Composition, Petitioner vs.
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STEP 1: Office, investigator, inspector, anchor Complainant on oath states that the Respondent did then and there violate the following section(s) of the Municipal Code of Chicago:
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9-76-23020) BETWEEN CARS 10-8-526/98-126-92-92a)
8-4/35(b)
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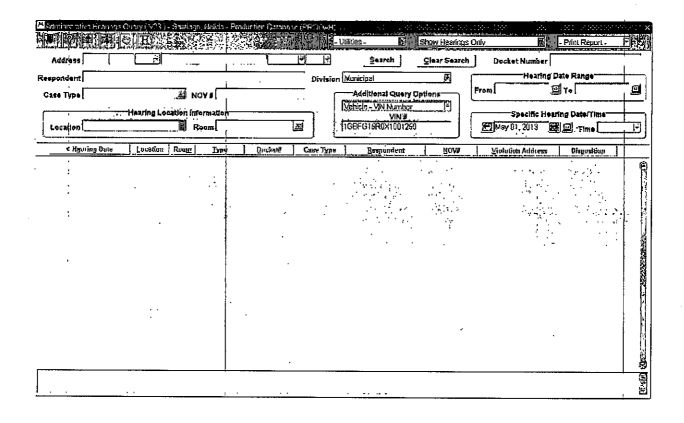
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ADMINISTRATIVE NOTICE OF ORDINANCE VIOLATION In the City of Chicago Department of Administrative Hearings 11 467A City of Chicago, a Municipal Corporation, Politioner, vs. 147 Oct of the
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DEPERDING ALCOHOL ON CTA 10-9-526/9-126-02.4 STEP 2: You Must Describe Actions for Each Count below:
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P
SEE REVERSE SIDE FOR MAIL-IN PAYMENT OPTIONS DEPARTMENT OF ADMINISTRATIVE



In the t	City of Chicago Departm of Chicago, a Manicipal	on of Administrative Corporation, Petitio	· Hearmes
Respondent II Chicago Busil Resp. Address No.	ness, use isame on ficense ABAFF Dir. Street Name	LIATION	SY Suffix Apr./Ste.
1437.	SLWABAS.	H AVE	ZIP
Ferson Served Warner than	the respondent	Other;	Last Name, First Name MJ
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IN THE CITY OF CHICAGO DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a municipal corporation,	
Petitioner,	
v.)
YC48 LLC, a Delaware corporation,) ANOV No. 12SPU04051TX)
Respondent.) } }

NOTICE OF VIOLATION AND ADMINISTRATIVE HEARING

To: YC48 LLC

2230 S. Michigan Ave. Chicago, IL 60616

AND

YC48 LLC c/o National Registered Agents, Inc.

200 W. Adams St. Chicago, IL 60606

Hearing Date & Time: November 2, 2012 at 10:30 AM

You are hereby notified, by this notice which incorporates the attached PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF, that the above-captioned matter is set for status at the Department of Administrative Hearings, Room 106, located at 400 West Superior Street, Chicago, Illinois 60610 at the above-scheduled date & time.

YOUR FAILURE TO APPEAR AT THE HEARING FACILITIES ON THE ABOVE SCHEDULED DATE AND TIME MAY RESULT IN AN ORDER OF FINES, AS SOUGHT IN THE INCORPORATED PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF. FAILURE TO APPEAL AN ADVERSE DECISION WITHIN 35

DAYS OR TO OBEY THE FINAL ADMINISTRATIVE ORDER COULD RESULT IN FURTHER ACTION TO COLLECT ANY DEBTS.

I. Erik Nelson, an attorney hereby certify that on October 12, 2012, I caused a copy of the foregoing NOTICE OF VIOLATION AND ADMINISTRATIVE HEARING and PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF in this matter to be served via U.S. Mail, First Class delivery postage prepaid, to the persons to the above-named Respondents by depositing said documents in a U.S. Mail Box located at 121 N. LaSalle St., Chicago, Illinois on October 12, 2012, before the hour of 5:00 PM. Under penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this proof of service are true and correct.

Brik Nelson, Attorney

Department of Business Affairs

and Consumer Protection

IN THE CITY OF CHICAGO DEPARTMENT OF ADMINISTRATIVE HEARINGS

IN THE CIT DEPARTMENT OF ADMI	Y OF CHICAGO INISTRATIVE HI	EARINGS $\{i_i^{i}\}_{i=1}^{n}$	
CITY OF CHICAGO, a municipal corporation,)	the same of the sa	Andrew States
Petitioner, v. YC48 LLC, a Delaware corporation,)) Docket No.) ANOV No.)	12SPU04051TX	
Respondent.) } }		

PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF

Petitioner, the City of Chicago (the "City"), a municipal corporation, by and through its Department of Business Affairs and Consumer Protection ("BACP"), complaining against the above-named Respondent, states as follows:

JURISDICTION AND VENUE

- BACP has authority to bring this action enforcing 1. Chapter 9-112 of the Municipal Code of Chicago ("MCC") and rules and regulations promulgated thereunder. MCC § 2-25-050, -120, -130; MCC § 9-112-260, -550.
- 2. The Department of Administrative Hearings ("DOAH") has jurisdiction in BACP's administrative actions that seek to enforce the MCC. MCC § 2-25-050; MCC § 2-14-010, -070, -170, -190.

3. Venue is proper before DOAH as the claims herein allege acts that occurred within Chicago and that constitute violations of the MCC.

PARTIES

- 4. Petitioner, the City, is a municipal corporation under the laws of the State of Illinois.
- 5. Respondent, YC48 LLC, is a Delaware corporation that has its principal office at 2230 S. Michigan Ave. in Chicago, IL 60616.

STATEMENT OF FACTS

- 6. BACP is the City department responsible for issuing licenses to operate vehicles as taxicabs in Chicago ("Medallion Licenses") and for regulating persons who hold those licenses ("Medallion License Holders").
- 7. At all times relevant, Respondent was the Medallion License Holder of Medallion License 4051TX.
- 8. In Chicago, a Medallion License Holder may enter into a written agreement ("lease") authorizing a licensed public chauffeur to use the Medallion License and the taxicab vehicle operating thereunder for a specific period of time. See MCC 9-112-260 Rules and Regulations for Taxicab Medallion License Holders ("Medallion License Rules"), Rule 8.06.

- 9. On the following dates and times, Respondent entered into Leases relating to Taxicab Medallion 4051TX (the "Medallion"), which charged licensed public chauffeur Tiema Livingston (the "Chauffeur") the following excessive charges:
 - a. \$78.50 for a 24-hour period beginning May 1, 2010 and ending May 2, 2010, \$32.00 for a 24-hour period beginning May 2, 2010 and ending May 3, 2010, and \$78.50 for five consecutive 24-hour periods beginning May 3, 2010 and ending May 8, 2010, which together totaled \$503.00 (more than the allowable \$473.00 maximum cap);
 - b. \$78.50 for six consecutive 24-hour periods beginning May 17, 2010 and ending May 23, 2010, and \$32.00 for a 24-hour period beginning May 23, 2010 and ending May 24, 2010, which together totaled \$503.00 (more than the allowable \$473.00 maximum cap);
 - C. \$78.50 for six consecutive 24-hour periods beginning May 24, 2010 and ending May 30, 2010, and \$32.00 for a 24-hour period beginning May 30, 2010 and ending May 31, 2010, which together totaled \$503.00 (more than the allowable \$473.00 maximum cap);
 - d. \$78.50 for five consecutive 24-hour periods beginning June 1, 2010 and ending June 6, 2010,

- \$32.00 for a 24-hour period beginning June 6, 2010 and ending June 7, 2010, and \$78.50 for a 24-hour period beginning June 7, 2010 and ending June 8, 2010, which together totaled \$503.00 (more than the allowable \$473.00 maximum cap);
- e. \$78.50 for five consecutive 24-hour periods

 beginning June 8, 2010 and ending June 13, 2010,

 \$32.00 for a 24-hour period beginning June 13, 2010

 and ending June 14, 2010, and \$78.50 for a 24-hour

 period beginning June 14, 2010 and ending June 15,

 2010, which together totaled \$503.00 (more than the

 allowable \$473.00 maximum cap);
- f. \$78.50 for five consecutive 24-hour periods
 beginning June 15, 2010 and ending June 20, 2010,
 \$32.00 for a 24-hour period beginning June 20, 2010
 and ending June 21, 2010, and \$78.50 for a 24-hour
 period beginning June 21, 2010 and ending June 22,
 2010, which together totaled \$503.00 (more than the
 allowable \$473.00 maximum cap); and
- g. \$78.50 for five consecutive 24-hour periods
 beginning June 22, 2010 and ending June 27, 2010,
 \$32.00 for a 24-hour period beginning June 27, 2010
 and ending June 28, 2010, and \$78.50 for a 24-hour
 period beginning June 28, 2010 and ending June 29,

2010, which together totaled \$503.00 (more than the allowable \$473.00 maximum cap).

Operative Law Governing This Complaint

Lease Caps

- 10. Medallion License Holders have an obligation to ensure that leases do not charge licensed public chauffeurs more than the following maximum amounts:
 - a. A maximum of \$57.00 for a 12-hour period, including the cost of repairs and maintenance;
 - b. A maximum of \$78.50 for a 24-hour period, including the cost of repairs and maintenance;
 - c. A maximum of \$473.00 for a one-week period, including the cost of repairs and maintenance; and
 - d. A maximum of \$372.50 for a one-week period,
 excluding repairs and maintenance. MCC 9-112-260
 Medallion License Rules, Rule 8.06(a).
- 11. Furthermore, Medallion License Holders may not enter into consecutive leases that, when taken together, impose more-than-permissible lease charges. MCC 9-112-260 Rule 8.06(e) of the Medallion License Rules prohibits the following specific examples:
 - a. Medallion License Holders may not charge more than the 24-hour lease maximum by entering into two

- consecutive 12-hour leases with the same licensed public chauffeur; and
- b. Medallion License Holders may not charge more than the weekly lease cap by entering into a series of 12-hour and/or 24-hour leases with the same individual lossee within a seven-day period.

Deceptive Business Practices

- 12. The MCC prohibits deceptive practices and incorporates its definition of deceptive practices from the Illinois Consumer Fraud and Deceptive Business Practices Act ("CFA"). MCC § 2-25-090(a); CFA, 815 ILCS 505/2.
- 13. Deceptive practices include the omission of a material fact made in the course of trade or commerce and made with the intent that others rely upon the omission.

 CFA, 815 ILCS 505/2.

COUNTS I-VII MCC 9-112-260 Rule 8.06(e): Overcharges in Consecutive Leases

- 14. The City restates and realleges paragraphs 1 through 13 above as contained herein.
- 15. Respondent violated MCC 9-112-260 Rule 8.06(e) of the Medallion License Rules by entering into a series of Leases with the Chauffeur which exceeded the weekly

lease rate cap during the seven-day period ending on each of the following dates: May 8, 2010; May 24, 2010; May 31, 2010; June 8, 2010; June 15, 2010; June 22, 2010; and June 29, 2010.

WHEREFORE, the City respectfully requests the following relief:

- a) That DOAH find that Respondent violated MCC 9-112-260 Rule 8.06(e) of the Medallion License Rules at 2230 S. Michigan Ave. in Chicago, IL 60616 on each on each of the following days: May 8, 2010; May 24, 2010; May 31, 2010; June 8, 2010; June 15, 2010; June 22, 2010; and June 29, 2010.
- b) That DOAH find the final day of each seven-day period during which Respondent violated MCC 9-112-260 Rule 8.06(e) of the Medallion License Rules to constitute a separate and distinct offense.
- c) That DOAH find Respondent liable for a fine of \$1,000.00 for the final day of each seven-day period during which Respondent violated MCC 9-112-260 Rule 8.06(e) of the Medallion License Rules.
- d) Such other relief as deemed appropriate and just.

COUNTS VIII-XIV

MCC 9-112-260 Rule 8.09 (c): Restitution

- 16. The City restates and realleges paragraphs 1 through 15 above as contained herein.
- 17. The City respectfully requests that, pursuant to MCC 9-112-260 Rule 8.09(c) of the Medallion License Rules, DOAH find Respondent liable for restitution to the Chauffeur in the following amounts:
 - a) \$30.00 for the seven-day period beginning May 1, 2010 and ending May 8, 2010;
 - b) \$30.00 for the seven-day period beginning May 17, 2010 and ending May 24, 2010;
 - c) \$30.00 for the seven-day period beginning May 24, 2010 and ending May 31, 2010;
 - d) \$30.00 for the seven-day period beginning June 1, 2010 and ending June 8, 2010;
 - e) \$30.00 for the seven-day period beginning June 8, 2010 and ending June 15, 2010;
 - f) \$30.00 for the seven-day period beginning June 15, 2010 and ending June 22, 2010; and
 - g) \$30.00 for the seven-day period beginning June 22, 2010 and ending June 29, 2010.
 - h) Such other relief as deemed appropriate and just.

COUNTS XV-XXI MCC § 2-25-090(a): Omission of Material Fact

- 18. The City restates and realleges paragraphs 1 through
 13 above as contained herein.
- 19. In the course of its trade and commerce, the
 Respondent omitted the material fact from the
 Chauffeur that its Leases contained excessive charges
 with the intent that the Chauffeur rely on the
 omission. It did so on each of the following dates:
 May 8, 2010; May 24, 2010; May 31, 2010; June 8, 2010;
 June 15, 2010; June 22, 2010; and June 29, 2010.
 WHEREFORE, the City respectfully requests the following
- relief:
 - a) That DOAH find that Respondent violated MCC § 2-25-090(a) at 2230 S. Michigan Ave. in Chicago, IL 60616 on each on each of the following days: May 8, 2010; May 24, 2010; May 31, 2010; June 8, 2010; June 15, 2010; June 22, 2010; and June 29, 2010.
 - b) That DOAH find the final day of each seven-day period during which Respondent violated MCC § 2-25-090(a) to constitute a separate and distinct offense.
 - c) That DOAH find Respondent liable for a fine of \$2,000.00 for the final day of each seven-day period during which Respondent violated MCC § 2-25-090(a).

- d) That, pursuant to MCC § 2-25-090(e)(2), DOAH find Respondent liable for restitution to the Chauffeur in the following amounts:
 - \$30.00 for the seven-day period beginning May 1,2010 and ending May 8, 2010;
 - \$30.00 for the seven-day period beginning May 17,2010 and ending May 24, 2010;
- iii. \$30.00 for the seven-day period beginning May 24, 2010 and ending May 31, 2010;
 - iv. \$30.00 for the seven-day period beginning June 1,
 2010 and ending June 8, 2010;
 - v. \$30.00 for the seven-day period beginning June 8, 2010 and ending June 15, 2010;
- vi. \$30.00 for the seven-day period beginning June 15, 2010 and ending June 22, 2010; and
- vii. \$30.00 for the seven-day period beginning June 22, 2010 and ending June 29, 2010.
- e) Such other relief as deemed appropriate and just.

Dated: October 12, 2012

Respectfully Submitted,

Department of Business Affairs and Consumer Protection

Bv:

Attorney

James Potter, Attorney
Department of Business Affairs and Consumer Protection
City of Chicago
121 North LaSalle, Room 805
Chicago, IL 60602
312-742-1137

12SPU04051TX

Count 1. 9-112-260 / Rule 8.06(e) / date of violation May 8, 2010

Count 2. 9-112-260 / Rule 8.06(e) / date of violation May 24, 2010

Count 3. 9-112-260 / Rule 8.06(e) / date of violation May 31, 2010

Count 4. 9-112-260 / Rule 8.06(e) / date of violation June 8, 2010

Count 5. 9-112-260 / Rule 8.06(e) / date of violation June 15, 2010

Count 6. 9-112-260 / Rule 8.06(e) / date of violation June 22, 2010

Count 7. 9-112-260 / Rule 8.06(e) / date of violation June 29, 2010

Count 8. 9-112-260 / Rule 8.06(c) / date of violation May 8, 2010

Count 9. 9-112-260 / Rule 8.06(c) / date of violation May 24, 2010

Count 10. 9-112-260 / Rule 8.06(c) / date of violation May 31, 2010

Count 11. 9-112-260 / Rule 8.06(t) / date of violation June 8, 2010

Count 12. 9-112-260 / Rule 8.06(c) / date of violation June 15, 2010

Count 13. 9-112-260 / Rule 8.06(c) / date of violation June 22, 2010

Count 14. 9-112-260 / Rule 8.06(c) / date of violation June 29, 2010

Count 15. 2-25-090 (a) / date of violation May 8, 2010

Count 16. 2-25-090 (a) / date of violation May 24, 2010

Count 17. 2-25-090 (a) / date of violation May 31, 2010

Count 18. 2-25-090 (a) / date of violation June 8, 2010

Count 19. 2-25-090 (a) / date of violation June 15, 2010

Count 20. 2-25-090 (a) / date of violation June 22, 2010

Count 21. 2-25-090 (a) / date of violation June 29, 2010

FILED
OUT 1'S 2012
DEPT, OF ADMIN, HEARINGS

IN THE CITY OF CHICAGO DEPARTMENT OF ADMINISTRATIVE HEARINGS.

CITY OF CHICAGO, a municipal corporation,))
Petitioner,	Docket No. ACSO/056A
v. CLMH 16 LLC, a Delaware limited liability company,) ANOV No. 12SPU02370TX)
Respondent.)

NOTICE OF VIOLATION AND ADMINISTRATIVE HEARING

To: CLMH 16, LLC 2230 S. Michigan Ave. Chicago, IL 60616

AND

CLMH 16, LLC c/o National Registered Agents Inc. 200 W. Adams St. Chicago, IL 60606

Hearing Date & Time: November 2, 2012 at 10:30 AM

You are hereby notified, by this notice which incorporates the attached PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF, that the above-captioned matter is set for status at the Department of Administrative Hearings, Room 106, located at 400 West Superior Street, Chicago, Illinois 60610 at the above-scheduled date & time.

YOUR FAILURE TO APPEAR AT THE HEARING FACILITIES ON THE ABOVE SCHEDULED DATE AND TIME MAY RESULT IN AN ORDER OF FINES, AS SOUGHT IN THE INCORPORATED PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF. FAILURE TO APPEAL AN ADVERSE DECISION WITHIN 35

DAYS OR TO OBEY THE FINAL ADMINISTRATIVE ORDER COULD RESULT IN FURTHER ACTION TO COLLECT ANY DEBTS.

I, Erik Nelson, an attorney, hereby certify that on October 12, 2012, I caused a copy of the foregoing NOTICE OF VIOLATION AND ADMINISTRATIVE HEARING and PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF in this matter to be served via U.S. Mail, First Class delivery postage prepaid, to the persons to the above-named Respondents by depositing said documents in a U.S. Mail Box located at 121 N. LaSalle St., Chicago, Illinois on October 12, 2012, before the hour of 5:00 PM. Under penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this proof of service are true and correct.

Erik Nelson, Attorney

Department of Business Affairs

and Consumer Protection

IN	THE	CITY	\mathbf{OF}	CHICAG	0
DEPARTMENT	OF	ADMIN	ist	RATIVE	HEARINGS

CITY OF CHICAGO, a municipal corporation,))	in hit population
Petitioner,	,)	
) Docket No.	
V.	}	
) ANOV No.	12SPU02370TX
CLMH 16, LLC, a Delaware	}	
limited liability company,)	
)	
Respondent.)	
)	

PETITIONER'S FIRST AMENDED COMPLAINT FOR FINES AND OTHER ADMINISTRATIVE RELIEF.

Petitioner, the City of Chicago (the "City"), a municipal corporation, by and through its Department of Business Affairs and Consumer Protection ("BACP"), complaining against the above-named Respondent, states as follows:

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- 1. BACP has authority to bring this action enforcing Chapter 9-112 of the Municipal Code of Chicago ("MCC") and rules and regulations promulgated thereunder. MCC § 2-25-050, -120, -130; MCC § 9-112-260, -550.
- The Department of Administrative Hearings ("DOAH") has jurisdiction in BACP's administrative actions that seek to enforce the MCC. MCC § 2-25-050; MCC § 2-14-010, -070, -170, -190.

3. Venue is proper before DOAH as the claims herein allege acts that occurred within Chicago and that constitute violations of the MCC.

PARTIES

- 4. Petitioner, the City, is a municipal corporation under the laws of the State of Illinois.
- 5. Respondent, CLMH 16, LLC, is a Delaware limited liability company that has its principal office at 2230 South Michigan Avenue in Chicago, IL 60616.

STATEMENT OF FACTS

- 6. BACP is the City department responsible for issuing licenses to operate vehicles as taxicabs in Chicago: ("Medallion Licenses") and for regulating persons who hold those licenses ("Medallion License Holders").
- 7. At all times relevant, Respondent was the Medallion License Holder of Medallion License 2370TX.
- 8. In Chicago, a Medallion License Holder may enter into a written agreement ("lease") authorizing a licensed public chauffeur to use the Medallion License and the taxicab vehicle operating thereunder for a specific period of time. See MCC 9-112-260 Rules and Regulations for Taxicab Medallion License Holders ("Medallion License Rules"), Rule 8.06.

- 9. On the following dates and times, Respondent entered into Leases relating to Taxicab Medallion 2370TX (the "Medallion"), which charged licensed public chauffeur Leo McClelland (the "Chauffeur") the following excessive charges:
 - a. \$110.50 for the 48-hour period beginning May 1, 2010 and ending May 3, 2010 and \$78.50 for five consecutive 24-hour periods beginning May 3, 2010 and ending May 7, 2010, which totaled \$503.00 for the seven-day period ending May 8, 2010 (more than the allowable \$473.00 maximum cap);
 - b. \$110.50 for the 48-hour period beginning May 8, 2010 and ending May 10, 2010 and \$78.50 for five consecutive 24-hour periods beginning May 10, 2010 and ending May 15, 2010, which totaled \$503.00 for the seven-day period ending May 15, 2010 (more than the allowable \$473.00 maximum cap);
 - c. \$189.00 for the 72-hour period beginning May 21, 2010 and ending May 24, 2010 and \$78.50 for four consecutive 24-hour periods beginning May 24, 2010 and ending May 28, 2010, which totaled \$503.00 for the seven-day period ending May 28, 2010 (more than the allowable \$473.00 maximum cap);

- d. \$189.00 for the 72-hour period beginning June 4, 2010 and ending June 7, 2010 and \$78.50 for four consecutive 24-hour periods beginning June 7, 2010 and ending June 11, 2010, which totaled \$503.00 for the seven-day period ending June 11, 2010 (more than the allowable \$473.00 maximum cap);
- e. \$189.00 for the 72-hour period beginning June 11,

 2010 and ending June 14, 2010 and \$78.50 for four

 consecutive 24-hour periods beginning June 14, 2010

 and ending June 18, 2010, which totaled \$503.00 for

 the seven-day period ending June 18, 2010 (more than

 the allowable \$473.00 maximum cap);
- f. \$189.00 for the 72-hour period beginning June 18, 2010 and ending June 21, 2010 and \$78.50 for four consecutive 24-hour periods beginning June 21, 2010 and ending June 25, 2010, which totaled \$503.00 for the seven-day period ending June 25, 2010 (more than the allowable \$473.00 maximum cap); and
- g. \$78.50 for the 24-hour period beginning June 25, 2010 and ending June 26, 2010, \$110.50 for the 48-hour period beginning June 26, 2010 and ending June 28, 2010, and \$78.50 for four consecutive 24-hour periods ending July 2, 2010, which totaled \$503.00

DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Municipal Corporation, Petitioner, v.)))	Address of Violation: 2230 S Michigan Avenue	1
Clmh 15 Llc , Respondent.) }	Docket #: 12CS01066A	1
))	Issuing City Department: Business Affairs and Co	onsumer Protection

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, IT iS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

			1	
<u>Finding</u>	<u>ΝΟν#</u>	Count(s)	Municipal Code Violated	<u>Penalties</u>
City non-suit	12SPU03719TX	2	9-112-260 R 8.06c Exceeding the	\$0.00
			lease rate caps	
		3	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		4	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		5	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		б	9-112-260 R 8.06c Exceeding the	\$0.00
			lease rate caps	
		7	9-112-260 Only licensed	\$0.00
			chauffcurs may operate licensed	
			taxicabs (Taxicabs)	
		8	9-112-260 Only licensed	\$0.00
			chauffeurs may operate licensed	
			taxicabs (Taxicabs)	
		9	9-112-260 Only licensed	\$0.00
			chauffeurs may operate licensed	
			taxicabs (Taxicabs)	
		11	9-112-260 Only licensed	\$0.00
			chauffeurs may operate licensed	
			taxicabs (Taxicabs)	
		12	9-112-260 Only licensed	\$0.00
			chauffeurs may operate licensed	
			taxicabs (Taxicabs)	
		13	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	
		14	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	
		15	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	

Date Printed: May 1, 2013 4:03 pm

12CS01066A

Page 1 of 2

DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

Finding.	<u>NOV</u> #	Count(s)	Municipal Code Violated	<u>Penalties</u>
City non-suit	12SPU03719TX		Deceptive Practice	
		16	2-25-090(a) Consumer Fraud, Unfair Method of Competition, or Deceptive Practice	\$0.00
		17	2-25-090(a) Consumer Fraud, Unfair Method of Competition, or Deceptive Practice	\$0.00
		18	2-25-090(a) Consumer Fraud, Unfair Method of Competition, or Deceptive Practice	\$0.00
Liable - By contested finding	12SPU03719TX	1	9-112-260 R 8.06e Exceeding the lease rate caps	\$1,000.00
		10	9-112-260 Only licensed chauffeurs may operate licensed taxicabs (Taxicabs)	\$0.00
Carotion (-)-			•	

Sauction(s):

Restitution to aggricved 3rd party

\$180.00

City is to make \$180.00 restitution payment to Jones Mireky, 810 W. Grace #410, Chicago, IL 60613. Disposition is by way of agreement between parties; no admission of liability to any counts.

Admin Costs: \$40.00

JUDGMENT TOTAL: \$1,040.00 plus \$180.00 Restitution

Balance Due: \$1,220.00

Date Printed: May 1, 2013 4:03 pm

Respondent is ordered to come into immediate compliance with any/all outstanding Code violations.

ENTERED: 89 Dec 5, 2012

Administrative Law Judge ALO# Date

This Order may be appealed to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

12CS01066A

Page 2 of 2

DOAH - Order



Date Printed: May 1, 2013 4:05 pm

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Municipal Corporation, Petitioner,)	Address of Violation: 2230 S Michigan Avenue	1
ν,))	*	1
Ye56 Lle , Respondent.)	Docket #: 12CS01074A	:
))	Issuing City Department: Business Affairs and Cons	Sumer Protection

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, IT IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

			:	
<u>Finding</u>	<u>NOV</u> #	Count(s)	Municipal Code Violated	<u>Penalties</u>
Continued by ALJ	12SPU04399TX	Ļ	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		2	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		3	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		4	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		5	9-I 12-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		6	9-112-260 R 8.06e Exceeding the	\$0.00
		_	lease rate caps	
		7	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		8	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		9	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		10	9-I 12-260 Rule 8.09(c) injunctive or	\$0.00
			other equitable relief	
		11	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
		10	other equitable relief	
		12	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
	•	12	other equitable relief	
		13	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or Deceptive Practice	
		1.4	2-25-090(a) Consumer Fraud, Unfair	#O 00
		, -1	Method of Competition, or	\$0.00
			Deceptive Practice	
		15	2-25-090(a) Consumer Fraud, Unfair	ድስ ስባ
		1.5	Method of Competition, or	\$0.00
			Deceptive Practice	

12CS01074A

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DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

NOV#	Count(s)	Municipal Code Violated	<u>Penalties</u>
12SPU04399TX	16	2-25-090(a) Consumer Fraud, Unfair	\$0.00
		Method of Competition, or	
		Deceptive Practice	
	17	2-25-090(a) Consumer Fraud, Unfair	\$0.00
		Method of Competition, or	
		Deceptive Practice	
	18	2-25-090(a) Consumer Fraud, Unfair	\$0.00
		Method of Competition, or	
		Deceptive Practice	
		12SPU04399TX 16	16 2-25-090(a) Consumer Fraud, Unfair Method of Competition, or Deceptive Practice 17 2-25-090(a) Consumer Fraud, Unfair Method of Competition, or Deceptive Practice 18 2-25-090(a) Consumer Fraud, Unfair Method of Competition, or

Sanction(s):

See comment section of Case# 12CS01055 A regarding opening discovery pursuant to Rule 6.3.

Admin Costs: \$0.00

JUDGMENT TOTAL: \$0.00

Balance Due: \$0.00

Date Printed: May 1, 2013 4:05 pm

Case is continued to l'riday, Jun 14, 2013, at 10:30 am, in Room 107 - Central Hearing Facility, 400 W. Superior, for [] service [X] hearing.

ENTERBD: 73 Apr 23, 2013

Administrative Law Judge ALO# Date

This Order may be appealed to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

12CS01074A

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DOAH - Order



Date Printed: May 1, 2013 4:05 pm

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

		Address of Violation:	•
CITY OF CHICAGO, a Municipal Corporation, Petitioner,)	2230 S Michigan Avenue	•
v.)		
Ye56 Lle)	Docket #: 12CS01074A	1
, Respondent.)		i
)	Issuing City	ļ.
)	Department: Business Affairs and Con	sunter Protection

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, IT IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

			:	
<u>Finding</u>	<u>NOV#</u>	Cotant(s)	Municipal Code Violated	<u>Penalties</u>
Continued by ALJ	12SPU04399TX	l	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		2	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		3	9-I 12-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		4	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		.5	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		6	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		7	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
		_	other equitable relief	
		8	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		9	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		10	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		11	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		12	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
			other equitable relief	
		13	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
		- 4	Deceptive Practice	all de cons
		14	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
		15	Deceptive Practice	do co
		13	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or Deceptive Practice	
			DOUGHTO I I ACTION	

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DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

Finding	<u>ΝΟΥ</u> #	Count(s)	Municipal Code Violated	<u>Penalties</u>
Continued by ALI	12SPU04399TX	16	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	
		17	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
	•		Deceptive Practice	
		18	2-25-090(a) Consumer Frand, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	

Sanction(s):

See comment section of Case# 12CS01055 A regarding opening discovery pursuant to Rule 6.3.

Admin Costs: \$0.00

JUDGMENT TOTAL: \$0.00

Balance Due: \$0.00

Case is continued to Friday, Jun 14, 2013, at 10:30 am, in Room 107 - Central Hearing Facility, 400 W. Superior, for [] service [X] hearing.

ENTERED: 73 Apr 23, 2013

Administrative Law Judge ALO# Date

This Order may be appealed to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

12CS01074A

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Date Printed: May 1, 2013 4:05 pm

DOAH - Order



Date Printed: May 1, 2013 4:07 pm

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Municipal Corporation, Petitioner,)	Address of Violation; 2230 S Michigan Avenue	i I
ν.)		1
Yc46 Llc , Respondent.)	Docket #: 12CS01075A	1
, <u>-</u>))	Issuing City Department: Business Affairs and	Consumer Protection

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, IT IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

<u>Finding</u>	<u>NOV</u> #	Count(s)	Municipal Code Violated	<u>Penalties</u>
City non-suit	12SPU03929TX	1	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		2	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		4	9-112-260 R 8.06e Exceeding the	\$0.00
			lease rate caps	
		5	9-112-260 R 8.06e Exceeding the	\$0.00
		_	lease rate caps	
		6	9-112-260 R 8.06c Exceeding the	\$0.00
			Icase rate caps	
		8	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
		•	other equitable relief	
		9	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
		10	other equitable relief	mo 00
		10	9-112-260 Rule 8.09(c) Injunctive or other equitable relief	\$0.00
		11		80.00
		1.1	9-112-260 Rule 8.09(c) Injunctive or other equitable relief	\$0.00
		12	9-112-260 Rule 8.09(c) Injunctive or	\$0.00
		12	other equitable relief	\$0.00
		13	2-25-090(a) Consumer Fraud, Unfair	\$0.00
		1.7	Method of Competition, or	Φ 0.00
			Deceptive Practice	
		14	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	20.00
			Deceptive Practice	
		15	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	
		16	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			Method of Competition, or	
			Deceptive Practice	
		17	2-25-090(a) Consumer Fraud, Unfair	\$0.00
			ľ	

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DOAH - Order



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

Finding NOV# Count(s) Municipal Code Violated Penalties City non-suit 12SPU03929TX Method of Competition, or Deceptive Practice 18 2-25-090(a) Consumer Fraud, Unfair \$0.00 Method of Competition, or Deceptive Practice Liable - By contested finding 12SPU03929TX 3 9-112-260 R 8.06e Exceeding the \$1,000.00 lease rate caps 7 9-112-260 Rule 8.09(c) Injunctive or \$0.00 other equitable relief

Sanction(s):

Restitution to aggrieved 3rd party

\$180.00

85751. City to make \$180.00 restitution payment to Kobine Diane, 1525 Howard St, Evanston IL 60202. Disposition is by way of agreement between the parties, no admission of liability to any counts.

Admin Costs: \$0.00

Date Printed: May 1, 2013 4:07 pm

JUDGMENT TOTAL: \$1,000.00 plus \$180.00 Restitution

Balance Due: \$1,180.00

Respondent is ordered to come into immediate compliance with any/all outstanding Code violations.

ENTERED: 95 Dec 11, 2012

Administrative Law Judge ALO# Date

This Order may be appealed to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

12CS01075A

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Exhibit E







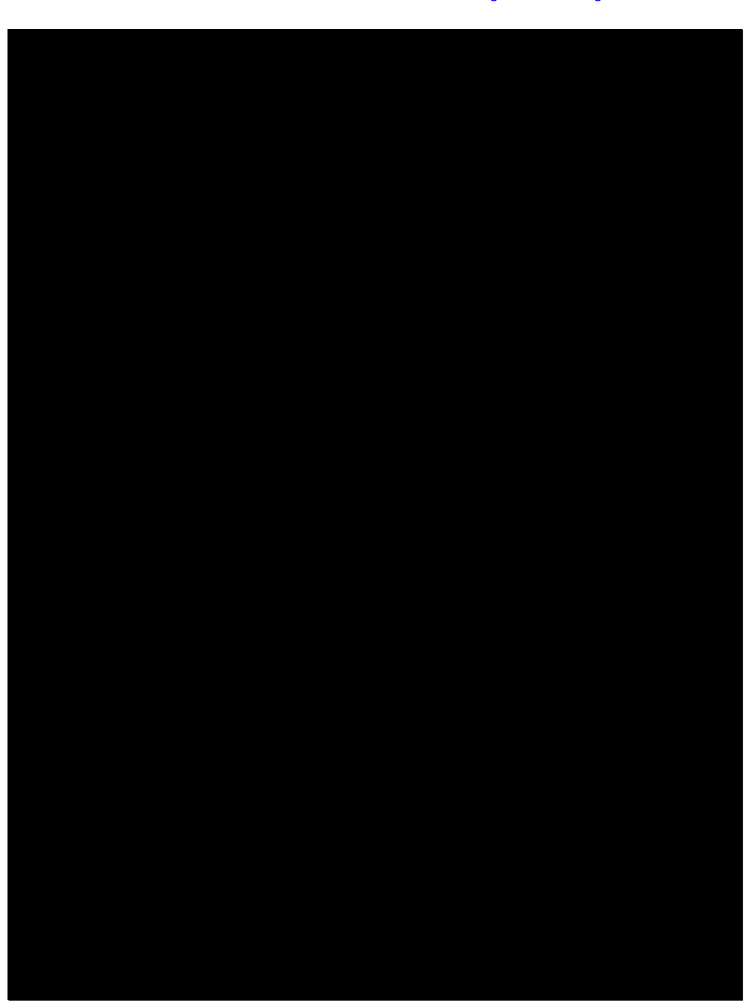


Exhibit F

Case: 1:12-cv-07967 Document #: 83-2 Filed: 12/12/13 Page 52 of 53 PageID #:1450

City of Chicago

Department of Business Affairs and Consumer Protection

Taxicab License Holders

Last Updated on: 1/1/13

Number of Active Taxicabs : 6,722

Taxi Number	Company Name	Address	City	State	Zip	Affiliation Name	Vehicle Color	License Manager Name
1	YC1 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
2	YC1 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
3	YC1 LLC	2231 S WABASH	CHICAGO	II	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
4	YC1 LLC	2231 S WABASH	CHICAGO			Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
5	YC1 LLC	2231 S WABASH	CHICAGO				YELLOW	Ŭ .
-							-	Taxi Medallion Management, LLC
6	YC1 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
7	YC1 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
8	YC2 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
9	YC2 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC

Taxi								
Number	Company Name	Address	City	State	Zip	Affiliation Name	Vehicle Color	License Manager Name
1312	ROSEMOND AGYEMAN	9352 S WABASH	CHICAGO	IL	60619	Gold Coast Taxi Assoc	GOLD	Gold Coast Taxi Association, LLC
1313	MEDALLION SEVEN LLC.	5200 N OTTO	CHICAGO	IL	60656	Flash Cab Co	WHITE	Chicago Medallion Management, Corp.
1314	AL-MEDINA ENTERPRISES INC.	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Owner Manager
1315	YC22 LLC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Taxi Medallion Management, LLC
1316	JAZZ CAB CO	545 W DIVISION	CHICAGO	IL	60610	Globe Taxi Association Inc	WHITE	Owner Manager
1317	VASKEN CAB INC III	2233 S WABASH	CHICAGO	IL	60616	Checker Taxi Affiliation	CREAM/GREEN	Owner Manager
1318	NANA-YAW INC	4542 N BROADWAY	CHICAGO	IL	60640	Gold Coast Taxi Assoc	GOLD	Owner-Operator
1319	LINCOLNSHIRE SERVICE CORP.	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Owner Manager
1320	OSARETIN, INC.	2601 W PETERSON	CHICAGO	IL	60659	City Service Taxi Association	WHITE	Owner Manager
1321	KILLER DOG CAB CORP	2617 S WABASH	CHICAGO	IL	60616	Royal 3 Ccc Chicago Taxi Assoc	MAROON/ GOLD/STRIPES	Chicago Elite Cab Corp.
1322	AR & AN INC	5200 N OTTO	CHICAGO	IL	60656	Flash Cab Co	WHITE	Owner Manager
1323	GRAND CAB COMPANY	1917 W FERDINAND	CHICAGO	IL	60622	Blue Ribbon Assn Inc	WHITE/BLUE/ STRIPES	Grand Cab Company
1324	EXPLORER CAB INC	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Owner Manager
1325	MAROM CAB CORP.	5200 N OTTO	CHICAGO	IL	60656	Flash Cab Co	WHITE	5-Star-Flash, Inc.
1326	1326, CORP.	2231 S WABASH	CHICAGO	IL	60616	Yellow Cab Affiliation Inc	YELLOW	Second City Medallion Manager & Broker Inc.
1327	GOOD CAB CORP.	4536 N ELSTON	CHICAGO	IL	60630	Dispatch Taxi Affil	ORANGE/BLUE	Owner Manager